MERCHANT & GOULD P.C.

United States Patent Application

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that

I verily believe I am the original, first and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: FABRIC TREATMENT COMPOSITIONS AND METHODS FOR TREATING FABRIC IN A DRYER.

The specification of which a. \(\sum \) is attached hereto b. \(\sum \) was filed on as application described and claimed in internation United States patent.	on serial no. and was amende onal no. filed and as amen			e of a PCT-filed application) reviewed and for which I solicit a	
I hereby state that I have reviewed any amendment referred to above.	and understand the contents of the	ne above-identified sp	ecification, in	ncluding the claims, as amended by	
	so identified below any foreign a			pplication(s) for patent or inventor's certificate having a filing date befor	
a. \(\subseteq \) no such applications have be b. \(\subseteq \) such applications have been					
FORI	EIGN APPLICATION(S), IF ANY, CI	AIMING PRIORITY UN	DER 35 USC §	119	
COUNTRY	APPLICATION NUMBER	DATE OF FILING		DATE OF ISSUE	
		(day, month, year)		(day, month, year)	
ALL FORE	IGN APPLICATION(S), IF ANY, FIL	ED BEFORE THE PRIO	RITY APPLIC	ATION(S)	
COUNTRY	APPLICATION NUMBER	DATE OF FILING (day, month, year)		DATE OF ISSUE (day, month, year)	
manner provided by the first paragi	atter of each of the claims of this raph of Title 35, United States Coll Regulations, § 1.56(a) which o	s application is not dis ode, § 112, I acknowle	closed in the dge the duty	international application(s) listed prior United States application in the to disclose material information as the prior application and the national	
U.S. APPLICATION NUMBER	DATE OF FILING (d	DATE OF FILING (day, month, year)		STATUS (patented, pending, abandoned)	
10/120,891	APRIL 10, 2002			PENDING	
I hereby claim the benefit under Ti	tle 35, United States Code § 119	(e) of any United State	es provisiona	l application(s) listed below:	
U.S. PROVISIONAL AI	PPLICATION NUMBER	DA	TE OF FILING	G (Day, Month, Year)	
			· -		

I acknowledge the duty to disclose information that is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, § 1.56 (reprinted below):

§ 1.56 Duty to disclose information material to patentability.

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
 - (1) prior art cited in search reports of a foreign patent office in a counterpart application, and
- (2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and
 - (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim;

or

- (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application:
 - (2) Each attorney or agent who prepares or prosecutes the application; and
- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.
- (e) In any continuation-in-part application, the duty under this section includes the duty to disclose to the Office all information known to the person to be material to patentability, as defined in paragraph (b) of this section, which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

hereby appoint the following attorney(s) and/or patent agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith:

Ali, M. Jeffer	Reg. No. 46,359		D N 47 000
Altera, Allan G.	Reg. No. 40,274	Lauer, Deakin T.	Reg. No. 47,892
Anderson, Gregg I.	Reg. No. 28,828	Leach III, Thomas J.	Reg. No. P-53,188
Batzli, Brian H.	Reg. No. 32,960	Leonard, Christopher J.	Reg. No. 41,940
Beard, John L.	Reg. No. 27,612	Lewis, George C.	Reg. No. 53,214
Berns, John M.	Reg. No. 43,496	Liepa, Mara E.	Reg. No. 40,066
Blackburn, Murrell W.	Reg. No. 50,881	McDonald, Daniel W.	Reg. No. 32,044
Bortolotti, Rebecca	Reg. No. 51,488	McIntyre, Jr., William F.	Reg. No. 44,921
Brown, Jeffrey C.	Reg. No. 41,643	Mueller, Douglas P.	Reg. No. 30,300
Bruess, Steven C.	Reg. No. 34,130	Nelson, Anna M.	Reg. No. 48,935
Burke, John E.	Reg. No. 35,836	Parsons, Nancy J.	Reg. No. 40,364
Byrne, Linda M.	Reg. No. 32,404	Pauly, Daniel M.	Reg. No. 40,123
Clifford, John A.	Reg. No. 30,247	Peterson, Kyle T.	Reg. No. 46,989
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Daignault, Ronald A.	Reg. No. 25,968	Pino, Mark J.	Reg. No. 43,858
Daley, Dennis R.	Reg. No. 34,994	Qualey, Terry	Reg. No. 25,148
Daley, William J.	Reg. No. 52,471	Randall, Joshua N.	Reg. No. 50,719
Daulton, Julie R.	Reg. No. 36,414	Reich, John C.	Reg. No. 37,703
DeVries Smith, Katherine M.	Reg. No. 42,157	Reiland, Earl D.	Reg. No. 25,767
DiPietro, Mark J.	Reg. No. 28,707	Schmaltz, David G.	Reg. No. 39,828
Doscotch, Matthew A.	Reg. No. 48,957	Schuman, Mark D.	Reg. No. 31,197
Edell, Robert T.	Reg. No. 20,187	Schumann, Michael D.	Reg. No. 30,422
Epp Ryan, Sandra	Reg. No. 39,667	Scull, Timothy B.	Reg. No. 42,137
Fitzsimmons, Karen A.	Reg. No. 50,470	Sebald, Gregory A.	Reg. No. 33,280
Gadiano, Christina M.	Reg. No. 37,628	Skoog, Mark T.	Reg. No. 40,178
Goggin, Matthew J.	Reg. No. 44,125	Sorge, Keith M.	Reg. No. 50,865
Golla, Charles E.	Reg. No. 26,896	Stewart, Alan R.	Reg. No. 47,974
Gorman, Alan G.	Reg. No. 38,472	Stoll-DeBell, Kirstin L.	Reg. No. 43,164
Gotfredson, Garen J.	Reg. No. 44,722	Strouse, Thomas J.	Reg. No. 53,950
Gould, John D.	Reg. No. 18,223	Sullivan, Timothy	Reg. No. 47,981
Gregson, Richard	Reg. No. 41,804	Swenson, Erik G.	Reg. No. 45,147
Gresens, John J.	Reg. No. 33,112	Trembath, Jon R.	Reg. No. 38,344
Haack, John L.	Reg. No. 36,154	Underhill, Albert L.	Reg. No. 27,403
Hamre, Curtis B.	Reg. No. 29,165	Vidovich, Kristin K.	Reg. No. 41,448
Hennings, Mark	Reg. No. 48,982	Wahl, John R.	Reg. No. 33,044
Hertzberg, Brett A.	Reg. No. 42,660	Welter, Paul A.	Reg. No. 20,890
Hillson, Randall A.	Reg. No. 31,838	Wier, David D.	Reg. No. 48,229
Hope, Leonard J.	Reg. No. 44,774	Williams, Douglas J.	Reg. No. 27,054
Hornsby, III, Alton	Reg. No. 47,299	Withers, James D.	Reg. No. 40,376
Jacobson, Charles A.	Reg. No. 53,061	Wong, Bryan A.	Reg. No. 50,836
Johns, Nicholas P.	Reg. No. 48,995	Xia, Tim Tingkang	Reg. No. 45,242
Johnston, Scott W.	Reg. No. 39,721	Zeuli, Anthony R.	Reg. No. 45,255
Kalinsky, Robert A.	Reg. No. 50,471	•	
Kelly, Zachary J.	Reg. No. 53,108		
Kettelberger, Denise	Reg. No. 33,924		
Keys, Jeramie J.	Reg. No. 42,724		
Knearl, Homer L.	Reg. No. 21,197		
Korver, Joshua W.	Reg. No. 51,894		
Kowalchyk, Alan W.	Reg. No. 31,535		
Kowalchyk, Katherine M.	Reg. No. 36,848		
Lamberty, Michael	Reg. No. 50,760		
Larson, James A.	Reg. No. 40,443		
	-	signed directly with the nerson/assign	aalattarnaulfirm! araa

I hereby authorize them to act and rely on instructions from and communicate directly with the person/assignee/attorney/firm/ organization who/which first sends/sent this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct Merchant & Gould P.C. to the contrary.

I understand that the execution of this document, and the grant of a power of attorney, does not in itself establish an attorney-client relationship between the undersigned and the law firm Merchant & Gould P.C., or any of its attorneys. Please direct all correspondence in this case to Merchant & Gould P.C. at the address indicated below:

Merchant & Gould P.C. P.O. Box 2903 Minneapolis, MN 55402-0903



I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full Name	Family Name	First Given Name		Second Given Name E.
Of Inventor	LENISCH	SIEVEN	STEVEN	
Residence	City	State or Foreign Country	y	Country of Citizenship
& Citizenship	ST. PAUL	MINNESOTA		USA
Mailing	Address	City		State & Zip Code/Country
	· 	ST. PAUL		MINNESOTA 55116/USA
iture of Inventor 2	01:		Date:	
Full Name	Family Name	First Given Name		Second Given Name
Of Inventor	MAN	VICTOR		F.
Residence	City	State or Foreign Country	State or Foreign Country	
& Citizenship	ST. PAUL	MINNESOTA	MINNESOTA	
Mailing	Address	City		State & Zip Code/Country
·		ST. PAUL	-1	MINNESOTA 55108/USA
Signature of Inventor 202:		Date:		
Full Name	Family Name	First Given Name		Second Given Name
Of Inventor	TILLESKJOR	JACLYN		J
Residence	City	State or Foreign Country	,	Country of Citizenship
& Citizenship	VADNAIS HEIGHTS	MINNESOTA		USA
Mailing	Address	City		State & Zip Code/Country MINNESOTA 55110/USA
	<u> </u>	VADNAIS HEIGHTS		
ture of Inventor 2	03:		Date:	
Full Name	Family Name	First Given Name		Second Given Name
Of Inventor	HUBIG	STEPHAN		M.
Residence	City	State or Foreign Country	·	Country of Citizenship
& Citizenship	MAPLEWOOD	MINNESOTA		USA
Mailing	Address	City		State & Zip Code/Country
		MAPLEWOOD		MINNESOTA 55117/USA
Signature of Inventor 204:		Date:		
Full Name	Family Name	First Given Name		Second Given Name
Of Inventor	KLOS	TERRY		J.
Residence	City	State or Foreign Country	,	Country of Citizenship
& Citizenship	VICTORIA	MINNESOTA		USA
Mailing	Address	City		State & Zip Code/Country
	L OLDER WRITE WILL GIR GUE	LVICTORIA		LAMBURGOTA FERROLIULA
Address	8135 TRILLIUM CIRCLE	VICTORIA	Date:	MINNESOTA 55386/USA
	Residence & Citizenship Mailing Address ature of Inventor 2 Full Name Of Inventor Residence & Citizenship Mailing Address ature of Inventor 2 Full Name Of Inventor Residence & Citizenship Mailing Address ature of Inventor 2 Full Name Of Inventor Residence & Citizenship Mailing Address ature of Inventor 2 Full Name Of Inventor Residence & Citizenship Mailing Address ature of Inventor 2 Full Name Of Inventor Residence & Citizenship Mailing Address ature of Inventor 2	Residence City & Citizenship ST. PAUL Mailing Address Address 21 ORME COURT Iture of Inventor 201: Full Name Of Inventor MAN Residence City & Citizenship ST. PAUL Mailing Address Address 1410 CARLING DRIVE, APT. #207 Iture of Inventor 202: Full Name Of Inventor TILLESKJOR Residence City & Citizenship VADNAIS HEIGHTS Mailing Address Address 3535 MONTMORENCY STREET Iture of Inventor 203: Full Name Of Inventor 203: Full Name Family Name HUBIG Residence City & Citizenship MAPLEWOOD Mailing Address Address 733 BURKE AVENUE EAST Iture of Inventor 204: Full Name Family Name HUBIG Family Name KLOS Residence City	Residence City State or Foreign Country MINNESOTA Mailing Address 21 ORME COURT ST. PAUL Full Name Of Inventor MAN Malling Address 21 ORME COURT Full Name Of Inventor MAN First Given Name VICTOR Residence City State or Foreign Country MINNESOTA Mailing Address City Malling Address City Full Name Of Inventor 202: Full Name Family Name First Given Name VICTOR First Given Name VICTOR First Given Name VICTOR State or Foreign Country MINNESOTA Mailing Address City Full Name Of Inventor 202: Full Name Family Name First Given Name JACLYN Residence City State or Foreign Country MINNESOTA Mailing Address City State or Foreign Country MINNESOTA Mailing Address City VADNAIS HEIGHTS MINNESOTA Mailing Address City VADNAIS HEIGHTS TURE Of Inventor 203: Full Name Of Inventor 203: Full Name Family Name First Given Name STEPHAN Residence City State or Foreign Country MINNESOTA Mailing Address Table MAPLEWOOD MINNESOTA Full Name Family Name First Given Name TERRY Full Name Of Inventor 204:	Of Inventor LENTSCH STEVEN Residence & City State or Foreign Country MINNESOTA Mailing Address 21 ORME COURT ST. PAUL Full Name Of Inventor 201: Date: Full Name Of Inventor 202: State or Foreign Country MINNESOTA Mailing Address 21 ORME COURT ST. PAUL Full Name Of Inventor MAN First Given Name VICTOR Residence City State or Foreign Country MINNESOTA ST. PAUL Mailing Address 1410 CARLING DRIVE, APT. #207 ST. PAUL Full Name Of Inventor 202: Date: Full Name Of Inventor TILLESKJOR JACLYN Residence City State or Foreign Country MINNESOTA Residence City State or Foreign Country MINNESOTA Residence City State or Foreign Country MINNESOTA Mailing Address JS35 MONTMORENCY STREET VADNAIS HEIGHTS Full Name Of Inventor 203: Date: Full Name Of Inventor 203: Date: Full Name Of Inventor 203: Date: Full Name Of Inventor 33 BURKE AVENUE EAST MAPLEWOOD Mailing Address 733 BURKE AVENUE EAST MAPLEWOOD First Given Name TERRY First Given Name TERRY First Given Name TERRY First Given Name TERRY Date: